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1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Francis A. Cooch on July 29, 2010.

The application has been amended as follows:

30. (currently amended): The system of claim 24, A product identification system comprising:

a) a package body fabricated from at least a molecularly imprinted polymer having molecular sized cavities adapted to selectively receive and bind molecules having a specific taggant molecular structure, said molecular sized cavities being disposed on selected portions of an exterior surface of the body, said selected portions being configured in the form of information conveying indicia; and,

b) a developing composition for developing the selected portions as an image, said developing composition including indicator molecules having a taggant moiety at one end having the taggant molecular structure and a marking functional group tethered to the taggant moiety by a molecular chain, said taggant moieties engaging and binding to the molecular sized cavities so as to mark the portion of the surface of the body with the indicator molecules bound thereto, said marking functional groups rendering the marked portion of the surface perceptible with or without detection instrumentation; wherein the chain transfer moiety is selected from the group consisting of dithiocarboxylic ester, trithiocarbonate and benzyl iodide.

2. The following is an examiner's statement of reasons for allowance: the prior art does not teach or fairly suggest the combination of limitations as are now found in these claims.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

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fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The newly cited art relates to polymers in which the lanthanide complex is bound to the polymer.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arlen Soderquist whose telephone number is (571)272-1265. The examiner can normally be reached on Monday-Thursday and Alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vickie Kim can be reached on (571) 272-0579. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Arlen Soderquist/ Primary Examiner, Art Unit 1797